## FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

## **ENGROSSED HOUSE BILL NO. 1334**

Introduced by

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Representatives Jones, Fegley, Heinert, Klemin, Strinden, Vigesaa Senator Kannianen

- 1 A BILL for an Act to amend and reenact section 28-26-01 of the North Dakota Century Code,
- 2 relating to requiring a court to determine if a claim for relief was frivolous.

## 3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 4 **SECTION 1. AMENDMENT.** Section 28-26-01 of the North Dakota Century Code is amended and reenacted as follows:
- 28-26-01. Attorney's fees by agreement Exceptions Awarding of costs and attorney's fees to prevailing party.
  - 1. Except as provided in subsection 2, the amount of fees of attorneys in civil actions must be left to the agreement, express or implied, of the parties.
  - 2. In When ruling on a motion to dismiss an action, on a motion for summary judgment, or subsequent to adjudication on the merits in civil actions, if requested the court shall, upon make a finding that whether a claim for relief was frivolous. If the court finds a claim for relief was frivolous, the court shall award reasonable actual and statutory costs, including reasonable attorney's fees to the prevailing party. Such costs must be awarded regardless of the good faith of the attorney or party making the claim for relief if there is such a complete absence of actual facts or law that a reasonable person could not have thought a court would render judgment in that person's favor, providing the prevailing party has in responsive pleading alleged the frivolous nature of the claim. This subsection does not require the award of costs or fees against an attorney or party advancing a claim unwarranted under existing law, if it is supported by a good-faith argument for an extension, modification, or reversal of the existing law.